1894091

SOUTHERN ENVIRONMENTAL LAW CENTER

200 WEST FRANKLIN STREET, SUITE 330

Telephone 919-967-1450 Facsimile 919-929-9421 selcnc@selcnc.org

CHAPEL HILL, NC 27516-2559

Charlottesville, VA Chapel Hill, NC Atlanta, GA Asheville, NC Sewanee, TN

November 8, 2007

Mr. Charles L.A. Terreni Chief Clerk of the Commission SC Public Service Commission P.O. Drawer 11649 Columbia, SC 29211

RE:

Application of Duke Energy Carolinas, LLC for Approval of Energy

Efficiency Plan Including and Energy Efficiency Rider and Portfolio of

Energy Efficiency Programs

DOCKET NO.:

2007-358-E

Dear Mr. Terreni:

Enclosed please find for filing an original and (10) copies of the Petitions to Intervene of the Southern Environmental Law Center ("SELC"), the Coastal Conservation League ("CCL") and the Southern Alliance for Clean Energy ("SACE") in that above-captioned matter. By copy of this letter, I am serving all parties of record and requesting that each serve us with all outstanding motions or other pleadings, together with all discovery responses served to date and to be served.

I have enclosed an extra copy of these petitions which I would ask you to date stamp and return to me in the stamped self-addressed envelope enclosed for your convenience. If you have questions, please do not hesitate to contact us.

Sincerely,

Kate Double

Administrative Legal Assistant

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STATE OF SO	IITH CAROLINA	`` `			189409	
STATE OF SOUTH CAROLINA (Caption of Case) In the Matter of: Application of Duke Energy Carolinas, LLC for Approval of Energy Efficiency Plan Including an Energy Efficiency Rider and Portfolio of Energy Efficiency Programs) BEFORE THE) PUBLIC SERVICE COMMISSION) OF SOUTH CARDIANA			
			COVER SHEET #2-2/5/08 1030 DOCKET NUMBER: 2007 - 358 - E			
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(Please type or print						
Submitted by:	J. Blanding Holms		SC Bar Number		-	
Address:		mental Law Center	Telephone:	(919)967-1450		
	200 W. Franklin S		Fax:	(919)929-942		
	Chapel Hill, NC 2	7516	Other:			
NOTE: The cover s	heet and information cor	ntained herein neither replaces		an@SELCNC.org	f pleadings or other papers	
as required by law. be filled out comple	-	r use by the Public Service Co	ommission of South	Carolina for the purp	ose of docketing and must	
Other:	Check one)	NATI	URE OF ACTIO	N (Check all that	t apply)	
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Electric/Gas		Agreement	Memorand	ım	Request for Certificati	
☐ Electric/Teleco	mmunications	Answer	☐ Motion		Request for Investigatio	
Electric/Water		Appellate Review	Objection	,	Resale Agreement	
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Electric/Water/	Sewer	Brief		Reconsideration Rulemaking	Reservation Letter	
Gas		Certificate	<u>—</u>	Rulemaking	Response	
Railroad		Comments		Rule to Show Cause	Response to Discovery	
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STATE OF SOUTH CAROLINA

BEFORE THE PUBLIC	SERVIC	E COMMISSIO	N	73	D	
DOCKET N	O. 2007-3	358-E		SCE	Q.	١
In the Matter of:)))		1		圣公	1
Application of Duke Energy Carolinas,	,	SOUTHERN EN		IMENTAL	بي بي	
LLC for Approval of Energy Efficiency) I	LAW CENTER	'S	THE STATE OF THE S	\$	
Plan Including an Energy Efficiency Rider) I	PETITION TO 1	INTERV	'ENE		
and Portfolio of Energy Efficiency Program	ıs)					
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The Southern Environmental Law Center ("SELC") hereby petitions the South Carolina Public Service Commission ("Commission") pursuant to R.103-825 of the Commission's rules, to intervene in this docket. In support of its petition, SELC states as follows:

- 1. The Southern Environmental Law Center ("SELC") is a non-profit regional environmental organization dedicated to the protection of natural resources in South Carolina and throughout the Southeast. SELC works to protect the health of North Carolina residents, including the organization's members in the state, by advocating for renewable energy and energy conservation and efficiency policies and for emissions reductions at electric utility plants in North Carolina. The address of SELC's Carolinas Office is: Southern Environmental Law Center, 200 W. Franklin St., Suite 330, Chapel Hill, NC 27516.
- 2. Many of SELC's members are customers of Duke Energy Carolinas.

 SELC and its members are interested in promoting greater reliance on energy conservation and efficiency to meet South Carolina's energy needs.

- 3. SELC and its members have a direct and material interest in the issues before the Commission in this docket and the interests of its members are not adequately represented by the current parties to this proceeding.
- 4. Given the state of the record at this early stage of the proceeding, SELC lacks sufficient information to develop and state its position at this time.
 - 5. SELC is represented by the following counsel in this proceeding:

J. Blanding Holman, IV
Marily Nixon
Gudrun Thompson
Southern Environmental Law Center
200 W. Franklin Street, Suite 330
Chapel Hill, NC 27516
Telephone: (919) 967-1450
Fax: (919) 929-9421

WHEREFORE, SELC prays that it be allowed to intervene in this matter.

Respectfully submitted this day of November, 2007.

J. Blanding Holman, IV, SC Bar No. 72260

Marily Nixon, NC Bar No. 33724

Gudrun Thompson, NC Bar No. 28829

Southern Environmental Law Center 200 W. Franklin Street, Suite 330 Chapel Hill, NC 27516

Telephone: (919) 967-1450

Fax: (919) 929-9421

CERTIFICATE OF SERVICE

I hereby certify that the following persons have been served with the Southern Environmental Law Center's Petition to Intervene either by electronic mail or by deposit in the U.S. Mail, postage prepaid:

Catherine E. Heigel, Assistant General Counsel Duke Energy Carolinas, LLC

Charlotte, NC, 28201-1066

Post Office Box 1006, EC03T

Email: ceheigel@duke-energy.com

Nanette S. Edwards, Counsel Office of Regulatory Staff Post Office Box 11263 Columbia, SC, 29211

Email: nsedwar@regstaff.sc.gov

Frank R. Ellerbe III, Counselor Robinson, McFadden & Moore, P.C. P.O. Box 944

Columbia, SC, 29202

Email: fellerbe@robinsonlaw.com

This day of November, 2007.

J. Blanding Holman, IV
Attorney for the Southern
Environmental Law Center

Scott Elliott, Counsel Elliott & Elliott, P.A. 721 Olive Street Columbia, SC, 29205 Email: selliott@elliottlaw.us

Bonnie D. Shealy, Counsel Robinson, McFadden & Moore, P.C. Post Office Box 944 Columbia, SC, 29202

Email: bshealy@robinsonlaw.com



STATE OF SO	OUTH CAROLINA)					
(Caption of Case) In the Matter of:) BEFORE THE) PUBLIC SERVICE COMMISSION) OF SOUTH CAROLINA				
Application of Duke Energy Carolinas, LLC for Approval of Energy Efficiency) COVER SHEET				
Plan Including	g an Energy Efficie of Energy Efficienc	ncy Rider)		OCKET UMBER: 2	2007 - 358	- <u>E</u>	
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Submitted by:	J. Blanding Holm	an, IV	SC Bar Number: 72260				
Address:	Southern Environ	mental Law Center	Telephone:		(919)967-1450		
	200 W. Franklin S	Street, Suite 330	Fax:		(919)929-942	21	
	Chapel Hill, NC 2	7516	Othe	r;			
NOTE: The severe	h a d a d d d d d d d d		Emai	l: BHolman	@SELCNC.org		
as required by law	This form is required for	ntained herein neither replaces r use by the Public Service Co	nor sup	pplements the f	iling and service	of pleadings or other papers	
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Electric/Telecon	mmunications	Answer		Motion	•	Request for Certificati Request for Investigatic	
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☐ Electric/Water/S		Brief		•	econsideration	Reservation Letter	
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Railroad		Comments			e to Show Cause	Response to Discovery	
☐ Sewer		Complaint	\boxtimes	Petition to Inte	ervene	Return to Petition	
Telecommunica	ations	Consent Order		Petition to Inter	vene Out of Time	Stipulation	
☐ Transportation		Discovery		Prefiled Testin	nony	Subpoena	
☐ Water		Exhibit		Promotion		☐ Tariff	
Water/Sewer		Expedited Consideration		Proposed Orde	er	Other:	
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Other:		Interconnection Amendmen	t 🗌	Publisher's Af	fidavit		
		Late-Filed Exhibit		Report			

STATE OF SOUTH CAROLINA

BEFORE THE PUBLIC SERVICE COMMISSION

STATE OF SOU	UTH CAROLINA
BEFORE THE PUBLIC	SERVICE COMMISSION
DOCKET NO	O. 2007-358-E
In the Matter of:	
Application of Duke Energy Carolinas, LLC for Approval of Energy Efficiency Plan Including an Energy Efficiency Rider and Portfolio of Energy Efficiency Program) SOUTH CAROLINA COASTAL) CONSERVATION LEAGUE'S) PETITION TO INTERVENE as)

The South Carolina Coastal Conservation League ("CCL") hereby petitions the South Carolina Public Service Commission ("Commission") pursuant to R.103-825 of the Commission's rules, to intervene in this docket. In support of its petition, CCL states as follows:

- CCL is a nonprofit corporation organized under the laws of the State of 1. South Carolina. The principal address of CCL is P.O. Box 1765, Charleston, SC 29402. As an advocate for conservation and energy efficiency, CCL supports development of energy policy that is in the public interest of South Carolinians.
- CCL has members in South Carolina in who receive electricity service 2. from Duke Energy Carolinas, LLC ("Duke") who would be subject to direct impacts of Duke's energy efficiency plan, its associated energy efficiency rider, and its portfolio of energy efficiency program.
- CCL and its members have a direct and material interest in the issues 3. before the Commission in this docket and the interests of its members are not adequately represented by the current parties to this proceeding.

- 4. Given the state of the record at this early stage of the proceeding, CCL lacks sufficient information to develop and state its position at this time.
 - 5. CCL is represented by the following counsel in this proceeding:

J. Blanding Holman, IV
Marily Nixon
Gudrun Thompson
Southern Environmental Law Center
200 W. Franklin Street, Suite 330
Chapel Hill, NC 27516
Telephone: (919) 967-1450
Fax: (919) 929-9421

WHEREFORE, CCL prays that it be allowed to intervene in this matter.

Respectfully submitted this day of November, 2007.

J. Blanding Holman, IV, SC Bar No. 72260

Marily Nixon, NC Bar No. 33724

Gudrun Thompson, NC Bar No. 28829

Southern Environmental Law Center 200 W. Franklin Street, Suite 330 Chapel Hill, NC 27516

Telephone: (919) 967-1450

Fax: (919) 929-9421

Attorneys for CCL

CERTIFICATE OF SERVICE

I hereby certify that the following persons have been served with the South Carolina Coastal Conservation League's Petition to Intervene either by electronic mail or by deposit in the U.S. Mail, postage prepaid:

Catherine E. Heigel, Assistant General Counsel Duke Energy Carolinas, LLC Post Office Box 1006, EC03T Charlotte, NC, 28201-1066

Email: ceheigel@duke-energy.com

Nanette S. Edwards, Counsel Office of Regulatory Staff Post Office Box 11263 Columbia, SC, 29211 Email: nsedwar@regstaff.sc.gov

Frank R. Ellerbe III, Counselor Robinson, McFadden & Moore, P.C. P.O. Box 944 Columbia, SC, 29202 Email: fellerbe@robinsonlaw.com

This Sham day of November, 2007.

J. Blanding Holman, IV

Attorney for South Carolina

Coastal Conservation League

Scott Elliott, Counsel Elliott & Elliott, P.A. 721 Olive Street Columbia, SC, 29205 Email: selliott@elliottlaw.us

Bonnie D. Shealy, Counsel Robinson, McFadden & Moore, P.C. Post Office Box 944 Columbia, SC, 29202 Email: bshealy@robinsonlaw.com

PECEVED

PERSONE

STATE OF SO	OUTH CAROLIN	NA)					
(Caption of Case) In the Matter of: Application of Duke Energy Carolinas, LLC for Approval of Energy Efficiency) BEFORE THE) PUBLIC SERVICE COMMISSION) OF SOUTH CAROLINA)) COVER SHEET)				
) NUMBER: <u>200</u>	<u>07 - 358</u>	- <u>E</u>		
))		"SACE"		
(Please type or print	•						
Submitted by:	J. Blanding Ho		SC Bar Number: 72260				
Address:		ronmental Law Center		(919)967-1450			
		in Street, Suite 330	,	919)929-942	21		
	Chapel Hill, N	C 2/310	Other: Email: BHolman@S	SELCNC.org			
be filled out comple		DOCKETING INFO	ORMATION (Check	all that apply			
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		Affidavit	Letter	· · · · · · · · · · · · · · · · · · ·	Request		
☐ Electric/Gas		Agreement	Memorandum		Request for Certificati		
Electric/Telecommunications		Answer	Motion		Request for Investigation		
Electric/Water		Appellate Review	Objection	*	Resale Agreement		
☐ Electric/Water/	Telecom.	Application	Petition		Resale Amendment		
Electric/Water/Sewer		Brief	Petition for Reco	nsideration	Reservation Letter		
Gas		Certificate	Petition for Rule	making	Response		
Railroad		Comments Comments	Petition for Rule to	Show Cause	Response to Discovery		
☐ Sewer		Complaint	Petition to Interv	ene	Return to Petition		
Telecommunica	ations	Consent Order	Petition to Interver	ne Out of Time	Stipulation		
☐ Transportation		Discovery	Prefiled Testimo	ny	Subpoena		
☐ Water ☐ Exhibit		Promotion		Tariff			
☐ Water/Sewer ☐ Expedited Co		Expedited Considerati	on Proposed Order		Other:		
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STATE OF SOUTH CAROLINA

BEFORE THE PUBLIC SERVICE COMMISSION

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STATE OF SOU	TH CAROLINA
BEFORE THE PUBLIC S	ERVICE COMMISSION
DOCKET NO	. 2007-358-E
In the Matter of:	
Application of Duke Energy Carolinas,	SOUTHERN ALLIANCE FOR
LLC for Approval of Energy Efficiency	CLEAN ENERGY'S
Plan Including an Energy Efficiency Rider and Portfolio of Energy Efficiency Programs	PETITION TO INTERVENE

Southern Alliance for Clean Energy ("SACE") hereby petitions the South Carolina Public Service Commission ("Commission") pursuant to R.103-825 of the Commission's rules, to intervene in this docket. In support of its petition, SACE states as follows:

- SACE is a nonprofit corporation organized under the laws of the State of 1. Tennessee. The principal address of SACE is P.O. Box 1842, Knoxville, TN 37901-1842. The North Carolina Office of SACE is located at 29 North Market Street, Suite 409, Asheville, NC 28801. One purpose of SACE is to advocate for energy plans, policies and systems that best serve the environmental, public health and economic interest of the communities in the Southeast.
- Many of SACE's members are customers of Duke Energy Carolinas. SACE and its members are interested in promoting greater reliance on energy conservation and efficiency to meet South Carolina's energy needs.

- 3. SACE and its members have a direct and material interest in the issues before the Commission in this docket and the interests of its members are not adequately represented by the current parties to this proceeding.
- 4. Given the state of the record at this early stage of the proceeding, SACE lacks sufficient information to develop and state its position at this time.
 - 5. SACE is represented by the following counsel in this proceeding:

J. Blanding Holman, IV Marily Nixon Gudrun Thompson Southern Environmental Law Center 200 W. Franklin Street, Suite 330 Chapel Hill, NC 27516 Telephone: (919) 967-1450

Fax: (919) 929-9421

WHEREFORE, SACE prays that it be allowed to intervene in this matter.

Respectfully submitted this 2 day of November, 2007.

J. Blanding Holman, IV, SC Bar No. 72260 Marily Nixon, NC Bar No. 33724

Gudrun Thompson, NC Bar No. 28829

Southern Environmental Law Center 200 W. Franklin Street, Suite 330 Chapel Hill, NC 27516 Telephone: (919) 967-1450

Fax: (919) 929-9421

Attorneys for SACE

CERTIFICATE OF SERVICE

I hereby certify that the following persons have been served with Southern Alliance for Clean Energy's Petition to Intervene either by electronic mail or by deposit in the U.S. Mail, postage prepaid:

Catherine E. Heigel, Assistant General Counsel Duke Energy Carolinas, LLC Post Office Box 1006, EC03T Charlotte, NC, 28201-1066 Email: ceheigel@duke-energy.com

Scott Elliott, Counsel Elliott & Elliott, P.A. 721 Olive Street Columbia, SC, 29205 Email: selliott@elliottlaw.us

Nanette S. Edwards, Counsel Office of Regulatory Staff Post Office Box 11263 Columbia, SC, 29211 Email: nsedwar@regstaff.sc.gov Bonnie D. Shealy, Counsel Robinson, McFadden & Moore, P.C. Post Office Box 944 Columbia, SC, 29202 Email: bshealy@robinsonlaw.com

Frank R. Ellerbe III, Counselor Robinson, McFadden & Moore, P.C. P.O. Box 944 Columbia, SC, 29202 Email: fellerbe@robinsonlaw.com

This $\frac{\sum h}{}$ day of November, 2007.

J. Blanding Holman, IV
Attorney for Southern Alliance
for Clean Energy

RECEIVED MID: 15